UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re: : Chapter 11

SUNEDISON, INC., *et al.*, : Case No. 16-10992 (SMB)

Debtors.¹ : Jointly Administered

SCHEDULE OF ASSETS AND LIABILITIES FOR FIRST WIND HOLDINGS, LLC (CASE NO. 17-10942)

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's tax identification number

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are as follows: SunEdison, Inc. (5767); SunEdison DG, LLC (N/A); SUNE Wind Holdings, Inc. (2144); SUNE Hawaii Solar Holdings, LLC (0994); First Wind Solar Portfolio, LLC (5014); First Wind California Holdings, LLC (7697); SunEdison Holdings Corporation (8669); SunEdison Utility Holdings, Inc. (6443); SunEdison International, Inc. (4551); SUNE ML 1, LLC (3132); MEMC Pasadena, Inc. (5238); Solaicx (1969); SunEdison Contracting, LLC (3819); NVT, LLC (5370); NVT Licenses, LLC (5445); Team-Solar, Inc. (7782); SunEdison Canada, LLC (6287); Enflex Corporation (5515); Fotowatio Renewable Ventures, Inc. (1788); Silver Ridge Power Holdings, LLC (5886); SunEdison International, LLC (1567); SunEdison LLC (1450); SunEdison Products Singapore Pte. Ltd. (7373); SunEdison Residential Services, LLC (5787); PVT Solar, Inc. (3308); SEV Merger Sub Inc. (N/A); Sunflower Renewable Holdings 1, LLC (6273); Blue Sky West Capital, LLC (7962); First Wind Oakfield Portfolio, LLC (3711); First Wind Panhandle Holdings III, LLC (4238); DSP Renewables, LLC (5513); Hancock Renewables Holdings, LLC (N/A); EverStream HoldCo Fund I, LLC (9564); Buckthorn Renewables Holdings, LLC (7616); Greenmountain Wind Holdings, LLC (N/A); Rattlesnake Flat Holdings, LLC (N/A); Somerset Wind Holdings, LLC (N/A); SunE Waiawa Holdings, LLC (9757); SunE MN Development, LLC (8669); SunE MN Development Holdings, LLC (5388); SunE Minnesota Holdings, LLC (8926); Terraform Private Holdings, LLC (5993); SunEdison Products, LLC (3557); Hudson Energy Solar Corporation (1344); SunE REIT-D PR, LLC (2171); First Wind Energy, LLC (5519); First Wind Holdings, LLC (4445); Vaughn Wind, LLC (9605); Maine Wind Holdings, LLC (4825); SunEdison International Construction, LLC (6257); and EchoFirst Finance Co., LLC (1607). The address of the Debtors' corporate headquarters is 13736 Riverport Dr., Maryland Heights, Missouri 63043.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re: : Chapter 11

SUNEDISON, INC., et al., : Case No. 16-10992 (SMB)

Debtors. : Jointly Administered

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

On April 21, 2016 (the "Initial Petition Date"), SunEdison, Inc., ("SUNE") and twenty-five affiliated entities (each a "Debtor," and collectively, the "Initial Debtors") commenced voluntary cases under chapter 11 of title 11, United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"). Since the Initial Petition Date, numerous additional Debtors entities (collectively with the Initial Debtors, the "Debtors")¹ have filed voluntary petitions on various dates thereafter (together with the Initial Petition Date, the "Petition Dates").

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The Debtors continue to operate their businesses and manage their properties as debtors and debtors in possession, pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The Debtors' cases (collectively, the "**Chapter 11 Cases**") have been consolidated for procedural purposes only and are being jointly administered under case number 16-10992 (SMB).

The Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Schedules and Statements") were prepared pursuant to Bankruptcy Code section 521 and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") by management of the Debtors with unaudited information available as of the Petition Dates.

These Global Notes and Statement of Limitations, Methodology and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") are incorporated by reference in, and comprise an integral part of, each of the Debtors' Schedules, sub-Schedules, Statements and sub-Statements, exhibits and continuation sheets, and should be referred to in connection with any review of the Schedules and Statements. Disclosure of information in one Schedule, sub-Schedule, Statement, sub- Statement, exhibit or continuation sheet, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedule, Statement, exhibit or continuation sheet.

The Schedules and Statements and these Global Notes should not be relied upon by any persons for information relating to current or future financial conditions, events or performance of any of the Debtors.

Reservation of Rights. The Debtors' Chapter 11 Cases are large and complex. The Debtors' management has made every reasonable effort to ensure that the Schedules and Statements are as accurate and complete as possible, based on the information that was available to them at the time of preparation. Subsequent information or discovery may result in material changes to these Schedules and Statements, and inadvertent errors or omissions may have occurred. Because the Schedules and Statements contain unaudited information, which is subject to further review, verification, and potential adjustment, there can be no assurance that these Schedules and Statements are accurate and/or complete.

The Debtors have made reasonable efforts to characterize, classify, categorize or designate the claims, assets, executory contracts, unexpired leases and other items reported in the Schedules and Statements correctly. Due to the complexity and size of the Debtors' businesses, however, the Debtors may have improperly characterized, classified, categorized or designated certain items. In addition, certain items reported in the Schedules and Statements could be included in more than one category. In those instances, one category has been chosen to avoid duplication. Further, the designation of a category is not meant to be wholly inclusive or descriptive of the rights or obligations represented by such item.

Nothing contained in the Schedules and Statements or these Global Notes shall constitute an admission or a waiver of rights with respect to these Chapter 11 Cases, including, but not limited to, any issues involving substantive consolidation for plan purposes, subordination and/or causes of action arising under the provisions of Chapter 5 of the Bankruptcy Code and other relevant non-bankruptcy laws to recover assets or avoid transfers. For the avoidance of doubt, listing a claim on Schedule D as "secured," on Schedule E as "priority," on Schedule F as "unsecured priority," or listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant and/or contractual counterparty, or a waiver of a Debtor's right to recharacterize or reclassify such claim or contract. Failure to designate a claim on a given Debtor's Schedules as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent," or "unliquidated" or that such claim is not subject to objection. The Debtors reserve their respective rights to dispute, or assert offsets, setoffs or defenses to any claim reflected on the Schedules as to the nature, amount, liability, or status or to otherwise subsequently designate any claim as disputed, contingent and/or unliquidated.

Reporting Date. Each Debtor's fiscal year ends on December 31. All asset and liability information, except where otherwise noted, is provided as of the applicable Petition Dates.

<u>Basis of Presentation</u>. SUNE has historically prepared quarterly and annual financial statements that were audited annually and included all of the Debtors, as well as the non-Debtor entities within the SUNE consolidated group. The Schedules and Statements are unaudited. Unlike the consolidated financial statements, the Schedules and Statements generally reflect the assets and liabilities of each Debtor on a non-consolidated basis. Accordingly, the amounts listed in the Schedules and Statements will likely differ, at times materially, from the consolidated financial reports prepared historically by SUNE for public reporting purposes or otherwise.

Although the Schedules and Statements may, at times, incorporate information prepared in accordance with United States generally accepted accounting principles ("GAAP"), the Schedules and Statements neither purport to represent nor reconcile to financial statements otherwise prepared and/or distributed by the Debtors in accordance with GAAP or otherwise.

<u>Currency</u>. All amounts are reflected in U.S. dollars, unless otherwise indicated. Assets, liabilities and payments denominated in foreign currencies were translated into U.S. dollars at market exchange rates.

<u>Estimates and Assumptions</u>. The preparation of the Schedules and Statements required the Debtors to make estimates and assumptions that affected the reported amounts of certain assets and liabilities, the disclosure of certain contingent assets and liabilities and the reported amounts of revenue and expense. Actual results could differ materially from these estimates.

<u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all known amounts. To the extent there are unknown or undetermined amounts, the actual totals may be different than the listed totals.

<u>Undetermined or Unknown Amounts</u>. The description of an amount as "Undetermined" or "Unknown" is not intended to reflect upon the materiality of such amount. Certain amounts may be clarified during the course of the Chapter 11 Cases and certain amounts may depend on contractual obligations to be assumed as part of a sale in a bankruptcy proceeding under section 363 of the Bankruptcy Code.

Asset Presentation and Valuation. The Debtors' assets are presented at values consistent with their books and records. Generally speaking, for assets that are valued at fair value or the lower of cost or fair value, the Debtors value these assets using modeling techniques customarily used in the industry and uses market based information to the extent possible in these valuations. These values do not purport to represent the ultimate value that would be received in the event of a sale, and may not represent economic value as determined by an appraisal or other valuation technique. As it would be prohibitively expensive and an inefficient use of estate assets for the Debtors to obtain current economic valuations for all of their assets, unless otherwise noted, the carrying value on the Debtors' books (e.g., net book value), rather than current economic values, is reflected on the Schedules and Statements.

Contingent Assets and Causes of Action. Despite their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in their Schedules and Statements, including, but not limited to, avoidance actions arising under Chapter 5 of the Bankruptcy Code and actions under other relevant non-bankruptcy laws to recover assets. The Debtors reserve all of their rights with respect to any claims, causes of action, or avoidance actions they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any such claims, causes of actions, or avoidance actions or in any way prejudice or impair the assertion of such claims.

The Debtors may also possess contingent and unliquidated claims against affiliated entities (both Debtor and non-Debtor) for various financial accommodations and similar benefits they have extended from time to time, including, but not limited to, contingent and unliquidated claims for contribution, reimbursement, and/or indemnification arising from various (i) guarantees, (ii) indemnities, (iii) tax sharing agreements, (iv) warranties, (v) operational and servicing agreements, (vi) shared service agreements and (vii) other arrangements.

Additionally, prior to the Petition Dates, each Debtor may have commenced various lawsuits in the ordinary course of its business against third parties seeking monetary damages for business-related losses. Refer to Statement Question No. 7 for each

Debtor or corresponding attachment for a list of lawsuits commenced prior to the relevant Petition Dates in which the Debtor was a plaintiff, except as noted below.

<u>Pledged Assets</u>. A significant amount of the assets listed on the Debtors' Schedule A/B have been pledged as collateral by the Debtors and are outside of the Debtors' control. These assets include, among other things, cash, securities, inventories, equipment, equity interests in subsidiaries, and other related assets.

<u>Liabilities</u>. Some of the scheduled liabilities are unknown, contingent and/or unliquidated at this time. In such cases, the amounts are listed as "Unknown" or "Undetermined." Accordingly, the Schedules and the Statements may not equal the aggregate value of the Debtors' total liabilities as noted on any previously issued financial statements.

<u>Confidentiality</u>. Addresses of current and former employees (including directors and officers) of the Debtors are generally not included in the Schedules and Statements. Notwithstanding, the Debtors will mail any required notice or other documents to the address in their books and records for such individuals.

Intercompany Transactions. Prior to the Petition Dates (and subsequent to the Petition Dates but only pursuant to Bankruptcy Court approval), the Debtors routinely engaged (and continue to engage) in intercompany transactions with both Debtor and non-Debtor subsidiaries and Affiliates (including, but not limited to, TerraForm Power, LLC, TerraForm Power, Inc., TerraForm Global, LLC and TerraForm Global, Inc.). Prior to the Petition Dates, the Debtors' intercompany accounting was not always accurate and the Debtors and their professional advisors are continuing to work through the thousands of intercompany transactions among and between the Debtors and their non-Debtor subsidiaries and Affiliates post December 31, 2014. Once this reconciliation is completed, the Debtors will promptly file a comprehensive schedule reflecting intercompany balances and claims for each Debtor as of the Petition Dates. In addition, for Statement Questions 1 and 2, the Debtors have not included revenue on account of such intercompany activity for any period post December 31, 2014.

Bankruptcy Court First-Day Orders. The Bankruptcy Court has authorized the Debtors to pay various outstanding prepetition claims, including but not limited to, payments relating to the Debtors' employee wages and compensation, benefits, reimbursable business expenses, certain taxes and insurance, as well as certain critical vendors and lien claimants. Accordingly, the scheduled claims are intended to reflect sums due and owing before the Petition Dates for which the Debtors did not obtain relief from the Bankruptcy Court to satisfy. The estimate of claims set forth in the Schedules, however, may not reflect assertions by the Debtors' creditors of a right to have such claims paid or reclassified under the Bankruptcy Code or orders of the Bankruptcy Court.

<u>Liens</u>. The inclusion on Schedule D of creditors that have asserted liens against the Debtors is not an acknowledgement of the validity, extent or priority of any such liens, and the Debtors reserve their right to challenge such liens and the underlying claims on any ground whatsoever. Reference to the applicable agreements and other relevant documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in these Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements. Certain liens may have been inadvertently marked as disputed but had previously been acknowledged in an order of the Court as not being disputed by the

Debtors. It is not the Debtors' intent that Schedules be construed to supersede any orders entered by the Bankruptcy Court.

Leases. In the ordinary course of their businesses, the Debtors lease facilities from certain third- party lessors for use in their daily operations. Any such leases are set forth in Schedule G. The property subject to any of such leases is not reflected in either Schedule A or Schedule B as either owned property or assets of the Debtors. Neither is the property subject to any such leases reflected in the Statements as property or assets of third-parties within the control of a Debtor. Nothing in the Schedules is or shall be construed as an admission or determination as to the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect to any such issues.

<u>Setoff</u>. Prior to the Petition Dates, and in the ordinary course of their businesses, the Debtors incurred setoffs in connection with, among other things, intercompany and third-party transactions. Unless otherwise stated, certain setoffs that were incurred in the ordinary course or under customary practices are not listed in the Schedules and Statements and the Debtors have not intentionally offset amounts listed on Schedules A/B, D or E/F. Nonetheless, some amounts listed may have been affected by setoffs of which the Debtors are not yet aware. The Debtors reserve all rights to challenge any setoff and/or recoupment rights that may be asserted.

Guarantees and Other Secondary Liability Claims. The Debtors have used their reasonable best efforts to locate and identify guarantees and other secondary liability claims (collectively, "Guarantees") in each of their executory contracts, unexpired leases, secured financings, debt instruments and other such agreements. Where such Guarantees have been identified, they have been included in the relevant Schedule for the Debtor or Debtors affected by such Guarantees. The Debtors have placed Guaranty obligations on Schedule H for both the primary obligor and the guarantor of the relevant obligation. Such Guarantees were also placed on Schedule D or E/F for each guarantor, except to the extent that such Guarantee is associated with obligations under an executory contract or unexpired lease identified on Schedule G. Further, it is possible that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements may have been inadvertently omitted. Thus, the Debtors reserve their rights to amend the Schedules and Statements to the extent that additional Guarantees are identified. In addition, the Debtors reserve the right to amend the Schedules and Statements to recharacterize or reclassify any such contract or claim.

<u>Insiders</u>. For purposes of their responses to Statement Question Nos. 28 and 29, the Debtors have listed their respective officers and directors for each individual Debtor entity to the extent available based on current records. For purposes of Statement Question No. 4, the Debtors have included the following as "insiders": (a) all members of the board of directors of SUNE; (b) employees who hold the position of Executive Vice President or Senior Vice President or above; and (c) certain Debtor affiliates of each Debtor (representing either the direct parent or direct subsidiary – to the extent

such Affiliate is also a Debtor). In the ordinary course of the Debtors' businesses,
directors and officers of one Debtor may have been employed and paid by another
Debtor or a non-Debtor Affiliate. The Debtors have only scheduled payments to
"insiders" that were paid or reimbursed by a specific Debtor while the "insider" was ir
the employ of such Debtor. □

□Persons listed as "insiders" have been included for informational purposes only. The Debtors do not take any position with respect to: (a) such person's influence over the control of the Debtors; (b) the management responsibilities or functions of such individual; (c) the decision-making or corporate authority of such individual; or (d) whether such individual could successfully argue that he or she is not an "insider" under applicable law, including the federal securities laws, or with respect to any theories of liability or for any other purpose.

Signatory. The Schedules and Statements have been signed by Patrick M. Cook, in his capacity as Vice President – Capital Markets and Corporate Finance of SunEdison, Inc. In reviewing and signing the Schedules and Statements, Mr. Cook has necessarily relied upon the efforts, statements and representations of various of the Debtors' personnel and professionals. Mr. Cook has not (and could not have) personally verified the accuracy of each such statement and representation, including statements and representations concerning amounts owed to creditors and their addresses.

In addition to the foregoing, the following conventions were adopted by the Debtors in the preparation of the Schedules and Statements:

Schedules of Assets and Liabilities

Schedule A/B Notes.

- General. Each Debtor's assets in Schedule A/B are listed at net book value based on the Debtors' reasonable best efforts as of the Petition Dates unless otherwise noted and may not necessarily reflect the market or recoverable value of these assets as of the Petition Dates. As of the date of these filings, the Debtors are still in the process of closing their books and records as of December 31, 2015 as well as the Petition Dates. As such, the balances presented in Schedule A/B are subject to further revision and change
- Deposits and Prepayments (AB6 thru AB9). For several of the Debtors, deposits
 and prepaids are included in one trial balance amount and sufficient listing detail
 of each specific deposit and/or prepaid is not readily obtainable. As such, certain
 Debtors have presented the total value of deposits or prepayments as of the
 Petition Dates without this counterparty detail.
- Non-publicly traded stock (AB15). Ownership interests in subsidiaries and other Affiliates have been identified in AB15 in an undetermined amount because the fair market value of such ownership interest is dependent on numerous variables

and factors that may cause their fair market value to differ materially from their net book value.

- Inventory Purchased within 20 days (AB 25/AB35). The Debtors purchased inventory and supplies on a regular basis, and the Debtors continued to make purchases within the 20 days prior to their respective Petition Dates. However, given the number of Debtors and the complexity of their businesses, it would be unduly burdensome to obtain and verify a list of all purchases made within 20 days of their respective Petition Dates. As such, the Debtors have not determined the value of inventory purchases within 20 days of the filing.
- Office Furniture, Fixtures and Equipment (AB38 thru AB45). In the Debtors' books and records, office equipment is included in one trial balance amount. As such, in certain instances, the Debtors have not specifically reported office equipment by office furniture, office fixtures, and office equipment.
- <u>Business Licenses (AB62)</u>. The Debtors have listed all known business licenses for each Debtor. Any omissions were due to system limitations or inadvertent error. Under the Bankruptcy Code, any omitted business licenses are not impaired by omission. This Schedule may be amended at any time to add any omitted business licenses.
- Tax Refunds and Net Operating Losses (AB 72). Certain Debtors have
 accumulated significant net operating loss ("NOLs") carryforwards and other tax
 credit carryovers for United States federal and state income tax purposes.
 However, as of the Petition Dates, the estimated net book value of these NOLs is
 effectively zero due to the probability that these tax benefits will not be realized in
 the foreseeable future.

Schedule D Notes.

- Creditors' claims on Schedule D arose, or were incurred, on various dates. In certain instances, the date on which such claim arose is an open issue of fact.
- Except as otherwise agreed in accordance with a stipulation and order entered by the Bankruptcy Court, the Debtors reserve their rights to dispute or challenge the validity, perfection or immunity from avoidance of any lien listed on Schedule D purported to be granted to a secured creditor or perfected in any specific asset.
- Moreover, although the Debtors may have scheduled claims of various creditors as secured claims, the Debtors reserve all rights to dispute or challenge the secured nature of any creditor's claim or the characterization of the structure of any transaction or any document or instrument (including, without limitation, any intercompany agreement) related to such creditor's claim.

- In certain instances, a Debtor may be a co-obligor or guarantor with respect to scheduled claims of other Debtors, and no claim scheduled on Schedule D is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other Debtors or other entities.
- The descriptions provided on Schedule D are intended only as a summary.
 Reference to the applicable loan agreements and related documents is
 necessary for a complete description of the collateral and the nature, extent and
 priority of any liens. Nothing in these Global Notes or in the Schedules and
 Statements shall be deemed a modification or interpretation of the terms of such
 agreements or related documents.

Schedule E/F Notes.

- The Debtors have made reasonable efforts to report all priority and general unsecured claims against the Debtors on Schedule E/F based on the Debtors' books and records as of the Petition Dates.
- The Debtors have listed all known taxing authorities for each Debtor. These tax claims are, or may in the future be subject to audits, and the Debtors are unable to determine with certainty the amount of the tax claims listed on Schedule E/F. Therefore, the Debtors have listed such claims as "Undetermined" in amount, pending final resolution of the ongoing audits or outstanding issues. In addition, there may be other contingent, unliquidated claims from state and local taxing authorities, not all of which are listed.
- The Bankruptcy Court has approved the payment of certain unsecured employee claims against the Debtors including, without limitation, certain claims of employees for wages, salaries, and benefits including PTO. Due to confidentiality concerns, the Debtors have suppressed the addresses of the employee claimants listed on Schedule E/F. Additionally, due to system limitations and resource constraints within the Debtors' human resource functions, the Debtors are unable to accurately present accrued but unpaid remaining PTO as of the Petition Dates and have excluded such claims in the presentation of Schedule E/F. In general, all other employee claims for items that were not clearly authorized to be paid by the Bankruptcy Court have been included in the Schedules and Statements.
- The listing of any priority claim on Schedule E/F does not constitute an admission by the Debtors that such claim is entitled to priority treatment under section 507 of the Bankruptcy Code. The Debtors reserve the right to take the position that any claim listed on Schedule E/F is not entitled to priority.
- The Bankruptcy Court approved the payment of certain non-priority unsecured claims against the Debtors including, without limitation, claims of critical vendors and lien claimants. While the Debtors have made every effort to reflect the

current obligations as of the Petition Dates on Schedule E/F, certain payments made, and certain invoices received, after the Petition Dates may not be accounted for in Schedule E/F.

- Schedule E/F also contains information regarding pending litigation involving the Debtors. However, certain omissions may have occurred. The inclusion of any legal action in the Schedules and Statements does not constitute an admission by the Debtors of any liability, the validity of any litigation, or the amount of any potential claim that may result from any claims with respect to any legal action and the amount and treatment of any potential claim resulting from any legal action currently pending or that may arise in the future.
- Schedule E/F includes information regarding the Debtors' surety bond obligations. The Debtors' surety bond portfolio is comprised of third-party bonded obligations. Although these bonds are the primary obligations of nondebtor Affiliates, certain of the Debtors have provided indemnities to the surety companies. The claims listed on Schedule E/F includes information on the applicable Debtors and reflect indemnification claims related to the surety bond obligations of certain non-debtor Affiliates.
- Schedule E/F does not include certain deferred liabilities, accruals or general reserves. Such amounts are general estimates and do not represent specific claims as of the Petition Dates for each respective Debtor.

Schedule G Notes.

- The Debtors hereby reserve all rights to dispute the validity, status or enforceability of any contracts, agreements or leases set forth in Schedule G and to amend or supplement Schedule G as necessary. Additionally, the placing of a contract or lease onto Schedule G shall not be deemed an admission that such contract is an executory contract or unexpired lease, or that it is necessarily a binding, valid and enforceable contract. Any and all of the Debtors' rights, claims and causes of action with respect to the contracts and agreements listed on Schedule G are hereby reserved and preserved. In addition, the Debtors are continuing their review of all relevant documents and expressly reserve their right to amend all Schedules at a later time as necessary and/or to challenge the classification of any agreement as an executory contract or unexpired lease in any appropriate filing.
- Omission of a contract or agreement from Schedule G does not constitute an
 admission that such omitted contract or agreement is not an executory contract
 or unexpired lease. The Debtors' rights under the Bankruptcy Code with respect
 to any such omitted contracts or agreements are not impaired by the omission.
 Schedule G may be amended at any time to add any omitted contract or
 agreement.

- The contracts, agreements and leases listed on Schedule G may have expired or may have been rejected, terminated, assigned, modified, amended and/or supplemented from time to time by various amendments, change orders, restatements, waivers, estoppel certificates, letters and other documents, instruments, and agreements which may not be listed therein. Certain of the real property leases listed on Schedule G may contain renewal options, guarantees of payment, options to purchase, rights of first refusal, rights to lease additional space and other miscellaneous rights. Such rights, powers, duties and obligations are not set forth on Schedule G. Certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings, and their inclusion on Schedule G is not an admission that the agreement is an executory contract, financing agreement or otherwise.
- Certain of the contracts, agreements and leases listed on Schedule G may have been entered into by more than one of the Debtors. Further, in certain instances, the specific Debtor obligor to certain of the executory contracts could not be specifically ascertained. In such cases, the Debtors have made their best efforts to determine the correct Debtor's Schedule G on which to list such executory contract.

Schedule H Notes.

 In the ordinary course of their businesses, the Debtors may be involved in pending or threatened litigation and claims. These matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross-claims and counterclaims against other parties. Because all such claims are "contingent," "unliquidated" or "disputed," such claims have not been set forth individually on Schedule H.

Statement of Financial Affairs

<u>Statement Questions 1 and 2 – Revenue</u>. For purposes of these questions, the Debtors have not included revenue on account of intercompany activity among and between the Debtors for any period post December 31, 2014. Refer to Global Note "Intercompany Transactions" for further detail. Values for fiscal year 2015 have been listed as "n/a" for certain of the Debtors due to unreconciled purchase accounting adjustments that have not yet been recorded by the Debtors as of this date.

<u>Statement Question 3 – 90 Day Payments</u>. For the purpose of this question, all payments are listed on the Statement of the Debtor that actually made the payment.

<u>Statement Question 4 – Payments to Insiders</u>. For the purpose of this question, all payments are listed on the Statement of the Debtor that actually made the payment. Refer to Global Note "Insiders" for further detail.

<u>Statement Question 7 – Legal Actions</u>. The Debtors have made reasonable best efforts to identify all current pending litigation involving the Debtors. However, certain

omissions may have occurred. The inclusion of any legal action in this question does not constitute an admission by the Debtors of any liability, the validity of any litigation, or the amount of any potential claim that may result from any claims with respect to any legal action and the amount and treatment of any potential claim resulting from any legal action currently pending or that may arise in the future.

<u>Statement Question 11 – Payments Related to Bankruptcy</u>. During the one year prior to the Petition Dates, the Debtors sought assistance from various professionals and have included all payments made to those professionals, including those services unrelated to the bankruptcy filing. Due to timing and resource limitations, the Debtors are unable to effectively bifurcate payments solely related to debt restructuring and/or bankruptcy for the one year period prior to the Petition Dates. As a result, the payments listed in response to this question may include payments not related to debt restructuring and/or bankruptcy for certain professionals listed.

Statement Questions 22-24 – Environmental Information. The Debtors have historically operated in many locations across the United States and globally. At some locations, the Debtors may no longer have active operations and may no longer have relevant records, or the records may no longer be complete or reasonably accessible or reviewable. Some individuals who once possessed such information are no longer employed by the Debtors. In light of the above, it may be possible that the Debtors did not identify and supply the requested information for every "site" and "proceeding" responsive to these Statement Questions. The Debtors have devoted substantial efforts towards identifying and providing the requested information. As such, the Debtors may supplement or amend this response in the future.

<u>Statement Question 25 – Businesses in Which the Debtors Have an Interest.</u>
Given the complexities of the organizational structure of the Debtors, for purposes of Statement Question 25, the Debtors have listed only the direct subsidiaries of each Debtor entity.

Statement Question 26d – Recipients of Financial Statements. Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, SUNE and its subsidiaries file audited, consolidated financial statements with the SEC on an annual basis. No audited financial statements have been completed and issued for the fiscal year ended 2015 nor for any interim period thereafter. Because the SEC filings are of public record, SUNE does not maintain records of parties that request or obtain copies of any of the SEC filings from the SEC or SUNE. In addition, SUNE and its subsidiaries provide certain parties, such as lenders, auditors, potential investors, vendors, and its financial and legal advisors, with financial statements that may not be a part of a public filing. SUNE does not maintain or track such disclosures.

<u>Statement Question 27 – Inventories</u>. The Debtors' policy concerning the counts of inventory and its related components does not include counts of the entire inventory balance. Instead, cycle counts of portions of inventory are conducted on a periodic

basis which varies by each respective Debtor entity. As such, this question reflects details from those cycle counts.

<u>Statement Question 28 and 29 – Current and Former Officer and Directors</u>. The Debtors have made reasonable best efforts to list the known current and former officers and directors for each Debtor entity based on a review of existing books and records and other available information which may not be complete and updated as of the Petition Dates. As such, there may be inadvertent errors or omissions for Statement Questions 28 and 29 due to these limitations. See Global Note "Insiders" for further detail.

<u>Statement Question 30 – Payments, Distributions or Withdrawals to Insiders.</u> Refer to Statement Question 4 for this item.

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Fill in this information to identify the ca		
Debtor name First Wind Holdings,	LLC	
United States Bankruptcy Court for the:	SOUTHERN DISTRICT OF NEW YORK	
Case number (if known) 17-10942		☐ Check if this is an
		amended filing

Official Form 206Sum

Summary of Assets and Liabilities for Non-Individuals

12/15

			12/10
Par	t 1: Summary of Assets		
1.	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)		
	1a. Real property: Copy line 88 from <i>Schedule A/B</i>	\$_	0.00
	1b. Total personal property: Copy line 91A from <i>Schedule A/B</i>	\$_	18,061.61
	1c. Total of all property: Copy line 92 from <i>Schedule A/B</i>	\$_	18,061.61
Par	t 2: Summary of Liabilities		
2.	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$ _	0.00
3.	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
	3a. Total claim amounts of priority unsecured claims: Copy the total claims from Part 1 from line 5a of Schedule E/F	\$_	119.90
	3b. Total amount of claims of nonpriority amount of unsecured claims: Copy the total of the amount of claims from Part 2 from line 5b of <i>Schedule E/F</i>	+\$_	57,761,195.65
4.	Total liabilities Lines 2 + 3a + 3b	\$	57,761,315.55

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Pa 17 of 32	
Fill in this information to identify the case:	
Debtor name First Wind Holdings, LLC	
United States Bankruptcy Court for the: SOUTHERN DISTRICT OF NEW YORK	
Case number (if known) 17-10942	☐ Check if this is an
	amended filing
Official Form 206A/B	
Schedule A/B: Assets - Real and Personal Property	12/15
Disclose all property, real and personal, which the debtor owns or in which the debtor has any other legal	
nclude all property in which the debtor holds rights and powers exercisable for the debtor's own benefit.	Also include assets and properties
which have no book value, such as fully depreciated assets or assets that were not capitalized. In Schedu or unexpired leases. Also list them on <i>Schedule G: Executory Contracts and Unexpired Leases</i> (Official F	
Be as complete and accurate as possible. If more space is needed, attach a separate sheet to this form. A	·
the debtor's name and case number (if known). Also identify the form and line number to which the additional sheet is attached, include the amounts from the attachment in the total for the pertinent part.	
For Part 1 through Part 11, list each asset under the appropriate category or attach separate supporting	schedules, such as a fixed asset
schedule or depreciation schedule, that gives the details for each asset in a particular category. List each debtor's interest, do not deduct the value of secured claims. See the instructions to understand the term	
Part 1: Cash and cash equivalents	3 used in this form.
1. Does the debtor have any cash or cash equivalents?	
□ No. Go to Part 2.	
Yes Fill in the information below.	
All cash or cash equivalents owned or controlled by the debtor	Current value of debtor's interest
	debior 3 interest
3. Checking, savings, money market, or financial brokerage accounts (Identify all) Name of institution (bank or brokerage firm) Type of account Last 4 diginumber	ts of account
See Schedule A/B: Part 1, Question 3	
3.1. Attachment	\$18,061.61
A Other and ambiguity (14 off 10)	
4. Other cash equivalents (Identify all)	
5. Total of Part 1.	\$18,061.61
Add lines 2 through 4 (including amounts on any additional sheets). Copy the total to line 80.	
Part 2: Deposits and Prepayments	
6. Does the debtor have any deposits or prepayments?	
■ No. Go to Part 3. ☐ Yes Fill in the information below.	
Tes Fill in the information below.	
Part 3: Accounts receivable	
10. Does the debtor have any accounts receivable?	
<u> </u>	
No. Go to Part 4.	
☐ Yes Fill in the information below.	
Part 4: Investments	
13. Does the debtor own any investments?	
No. Go to Part 5.	
Yes Fill in the information below.	

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Debtor	First Wind Holdings, LLC	Case number (If known)	17-10942
	Name		
		Valuation metho	
		for current value	debtor's interest
14.	Mutual funds or publicly traded stocks not included in Part	1	
	Name of fund or stock:		
15.	Non-publicly traded stock and interests in incorporated and	l unincorporated businesses, including	յ any interest in an LLC,
	partnership, or joint venture Name of entity:	% of ownership	
	See Schedule A/B: Part 4, Question 15	70 Of Official P	
	15.1. Attachment	%	Unknown
16.	Government bonds, corporate bonds, and other negotiable Describe:	and non-negotiable instruments not in	cluded in Part 1
17.	Total of Part 4.		\$0.00
	Add lines 14 through 16. Copy the total to line 83.		
	<u></u>		
Part 5:	Inventory, excluding agriculture assets	12	
io. Does	s the debtor own any inventory (excluding agriculture assets) :	
■ No	o. Go to Part 6.		
□ Ye	es Fill in the information below.		
Part 6:	Farming and fishing-related assets (other than titled mo	tor vehicles and land)	
27. Does	s the debtor own or lease any farming and fishing-related ass	sets (other than titled motor vehicles a	nd land)?
= N	Octo Bott 7		
	o. Go to Part 7. es Fill in the information below.		
– 10	es i ili ili tile ililoittiation below.		
Part 7:	Office furniture fixtures and equipment, and collectible		
	Office furniture, fixtures, and equipment; and collectible s the debtor own or lease any office furniture, fixtures, equip		
JO. DOC	s the debtor own or lease any office farmare, fixtures, equip	ment, or concensies:	
■ No	o. Go to Part 8.		
□ Ye	es Fill in the information below.		
Part 8:	Machinery, equipment, and vehicles		
46. Does	s the debtor own or lease any machinery, equipment, or vehi	cles?	
■ NI.	o. Go to Part 9.		
	o. Go to Part 9. es Fill in the information below.		
<u> </u>	es i iii iii tile iiiioiiiiatioii below.		
Dort O	Bool wrongerty		
Part 9:	Real property s the debtor own or lease any real property?		
54. DUE	s the debtor own or lease any real property:		
■ No	o. Go to Part 10.		
□ Ye	es Fill in the information below.		
Part 10:	Intangibles and intellectual property		
59. Does	s the debtor have any interests in intangibles or intellectual p	roperty?	
	0		
	o. Go to Part 11.		
L Y€	es Fill in the information below.		

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Debtor	First Wind Holding	js, LLC	Case number (If known) 17-10	942
	Name			
Part 11:	All other assets			
		er assets that have not yet been reported on contracts and unexpired leases not previously		
□No	o. Go to Part 12.			
■ Ye	es Fill in the information bel	ow.		
				Current value of debtor's interest
71.	Notes receivable Description (include name	e of obligor)		
72.	Tax refunds and unused Description (for example,	net operating losses (NOLs) federal, state, local)		
73.	Interests in insurance po	olicies or annuities		
74.	has been filed) XP Kahuku Fire Insur is \$10,000,000, but pro	t third parties (whether or not a lawsuit ance Recovery. Amount requested oceeds will go to project company, ay receive refund of attorney fees tely \$300.000.		Unknown
	Nature of claim	Suit against XP (and insurer AIG) for recovery from fire damage		
	Amount requested	\$10,000,000.00		
75.		liquidated claims or causes of action of counterclaims of the debtor and rights to		
76.	Trusts, equitable or futu	re interests in property		
77.	Other property of any kin country club membership	nd not already listed Examples: Season tickets	3,	
78.	Total of Part 11.			\$0.00
	Add lines 71 through 77. 0	Copy the total to line 90.		
79.	Has any of the property ■ No □ Yes	listed in Part 11 been appraised by a profess	ional within the last year?	

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First Wind Holdings, LLC
Name Debtor Case number (If known) 17-10942

Part 12: Summary

Part 12 copy all of the totals from the earlier parts of the form Type of property	Current value of	Current value of real
	personal property	property
O. Cash, cash equivalents, and financial assets. Copy line 5, Part 1	\$18,061.61	
. Deposits and prepayments. Copy line 9, Part 2.	\$0.00	
Accounts receivable. Copy line 12, Part 3.	\$0.00	
i. Investments. Copy line 17, Part 4.	\$0.00	
. Inventory. Copy line 23, Part 5.	\$0.00	
. Farming and fishing-related assets. Copy line 33, Part 6.	\$0.00	
6. Office furniture, fixtures, and equipment; and collectibles. Copy line 43, Part 7.	\$0.00	
. Machinery, equipment, and vehicles. Copy line 51, Part 8.	\$0.00	
Real property. Copy line 56, Part 9	>	\$0.00
9. Intangibles and intellectual property. Copy line 66, Part 10.	\$0.00	
). All other assets. Copy line 78, Part 11.	+\$0.00	
. Total. Add lines 80 through 90 for each column	\$18,061.61	• 91b. \$0.00
. Total of all property on Schedule A/B. Add lines 91a+91b=92		\$18,061.

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Schedule A/B: Part 1, Question 3 - Checking, savings or other financial accounts

		Last 4 digits of	
		account	Current Value of
Name of Institution	Type of Account (per Treasury)	number	Debtor's Interest
CIT (OneWest)	Operating	0122	\$12,910.02
CitiBank	Money Market Account	0805	\$177.53
CitiBank	Operating	0792	\$0.00
Union Bank	Inactive Account / Money Market	4975	\$4,974.06
		TOTAL:	\$18,061.61

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Schedule A/B: Part 4, Question 15 - Non-publicly traded stock and interests in incorporated and unincorporated businesses, including an LLC, partnership or joint venture

	Percentage of	Current Value of
Name of Entity	Ownership	Debtor's Interest
Canada Wind Partners, LLC	100.00%	Unknown
First Wind Acquisition II, LLC	100.00%	Unknown
First Wind Acquisition III, LLC	100.00%	Unknown
First Wind Acquisition IV, LLC	100.00%	Unknown
First Wind Acquisition V, LLC	100.00%	Unknown
First Wind Acqusition, LLC	100.00%	Unknown
First Wind Arizona Holdings, LLC	100.00%	Unknown
First Wind California Holdings, LLC	100.00%	Unknown
First Wind Capital II, LLC	100.00%	Unknown
First Wind Energy Marketing, LLC	100.00%	Unknown
First Wind Energy Storage Portfolio, LLC	100.00%	Unknown
First Wind Energy, LLC	100.00%	Unknown
First Wind Guam Portfolio, LLC	100.00%	Unknown
First Wind Midwest Holdings, LLC	100.00%	Unknown
First Wind Mississippi Holdings, LLC	100.00%	Unknown
First Wind New Mexico Holdings, LLC	100.00%	Unknown
First Wind Northeast Holdings, LLC	100.00%	Unknown
First Wind Oregon Holdings, LLC	100.00%	Unknown
First Wind Panhandle Holdings III, LLC	100.00%	Unknown
First Wind Penn Holdings, LLC	100.00%	Unknown
First Wind Prospects, LLC	100.00%	Unknown
First Wind Solar Portfolio, LLC	100.00%	Unknown
First Wind Texas Renewables II, LLC	100.00%	Unknown
First Wind Texas Renewables, LLC	100.00%	Unknown
First Wind Turbine O&M Company, LLC	100.00%	Unknown
First Wind Utah Renewables, LLC	100.00%	Unknown
First Wind Washington Holdings, LLC	100.00%	Unknown
First Wind Wyoming Holdings, LLC	100.00%	Unknown
Florida Solar Holdings, LLC	100.00%	Unknown
Global M&A Holdings, LLC	100.00%	Unknown

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Schedule A/B: Part 4, Question 15 - Non-publicly traded stock and interests in incorporated and unincorporated businesses, including an LLC, partnership or joint venture

	Percentage of	Current Value of
Name of Entity	Ownership	Debtor's Interest
Hawaii Wind Holdings, LLC	100.00%	Unknown
Kupa'a Wind Holdings, LLC	100.00%	Unknown
North America M&A Holdigns, LLC	100.00%	Unknown
Oahu Energy Storage, LLC	100.00%	Unknown
Passadumkeag Wind Holdings, LLC	100.00%	Unknown
Renewables Land Holdings III, LLC	100.00%	Unknown
Renewables Land Holdings, LLC	100.00%	Unknown
SunE Hawaii Solar Holdings, LLC	100.00%	Unknown
SUNE North Dakota Holdings, LLC	100.00%	Unknown
Sune Southeast Holdings, LLC	100.00%	Unknown
SUNE Waiawa Holdings, LLC	100.00%	Unknown
Upco Power Renewable Holdings 1, LLC	100.00%	Unknown
	TOTAL:	Unknown

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Fill in this information to identify the case:	
Debtor name First Wind Holdings, LLC	
United States Bankruptcy Court for the: SOUTHERN DISTRICT OF NEW YORK	
Case number (if known) 17-10942	
	☐ Check if this is an amended filing

Official Form 206D

Schedule D: Creditors Who Have Claims Secured by Property

12/15

Be as complete and accurate as possible.

- 1. Do any creditors have claims secured by debtor's property?
 - No. Check this box and submit page 1 of this form to the court with debtor's other schedules. Debtor has nothing else to report on this form.
 - ☐ Yes. Fill in all of the information below.

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		Pg 25 of 32	_	
Fill in	this information to identify the case:			
Debto	or name First Wind Holdings, LLC		7	
11-76-		EDM DICTRICT OF NEW YORK		
United	d States Bankruptcy Court for the: SOUTHI	ERN DISTRICT OF NEW YORK		
Case	number (if known) 17-10942			
			_	if this is an
			ameno	ed filing
Offic	cial Form 206E/F			
		no Have Unsecured Claims		12/15
		or creditors with PRIORITY unsecured claims and Part 2 for credit	ors with NONPRIORIT	
List the Person	e other party to any executory contracts or unex nal Property (Official Form 206A/B) and on Sche	pired leases that could result in a claim. Also list executory contribule <i>G: Executory Contracts and Unexpired Leases</i> (Official Form Part 1 or Part 2, fill out and attach the Additional Page of that Part	acts on <i>Schedule A/B:</i> 206G). Number the ent	Assets - Real and
Part 1	List All Creditors with PRIORITY Uns	ecured Claims		
1.	Do any creditors have priority unsecured clain	ns? (See 11 U.S.C. § 507).		
	□ No. Go to Part 2.	(333)		
	- W - 0 - 1 - 0			
	Yes. Go to line 2.			
2.		ve unsecured claims that are entitled to priority in whole or in par	t. If the debtor has more	than 3 creditors
	with priority unsecured claims, fill out and attach	trie Additional Page of Part 1.		
			Total claim	Priority amount
2.1	Priority creditor's name and mailing address	As of the petition filing date, the claim is:	\$119.90	\$119.90
	David Cowan	Check all that apply.		
	13736 Riverport Dr.	☐ Contingent ☐ Unliquidated		
	Maryland Heights, MO 63043	☐ Disputed		
	2	_		
	Date or dates debt was incurred 4/10/2017	Basis for the claim: Expense Reimbursements		
	Last 4 digits of account number	Is the claim subject to offset?	_	
	Specify Code subsection of PRIORITY	No		
	unsecured claim: 11 U.S.C. § 507(a) (4)	☐ Yes		
		Li res		
2.2	Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknown
	New York State Department of	Check all that apply.		
	Taxation & Finance	■ Contingent		
	PO Box 4148	■ Unliquidated		
	Binghamton, NY 13902-4148	Disputed		
	Date or dates debt was incurred	Basis for the claim:		
	Various	Tax		
	Last 4 digits of account number	Is the claim subject to offset?	_	
	Specify Code subsection of PRIORITY	, ■ No		
	unsecured claim: 11 U.S.C. § 507(a) (8)			

☐ Yes

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			1 9 20 01 32	-				
Debtor				Case nu	umber (if known)	17-10942		
0.0	Name	A	ee ee e			111		Hadaa aaaa
2.3	Priority creditor's name and mailing address State of California	As of the p	etition filing date, the cl	aım ıs:		Unki	nown	Unknown
	Franchise Tax Board	Contino						
	PO Box 942857	■ Unliquid	•					
	Sacramento, CA 94257-0531	■ Dispute						
		_						
	Date or dates debt was incurred	Basis for th	ne claim:					
,	Various	Tax						
	Last 4 digits of account number	Is the claim subject to offset?						
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	No						
	unsecured claim. 11 0.3.0. § 307(a) (<u>o</u>)	☐ Yes						
Part 2:								
3.	List in alphabetical order all of the creditors v out and attach the Additional Page of Part 2.	vith nonpriority	unsecured claims. If	the debtor h	as more than 6 cre	ditors with nonpr	iority unse	ecured claims, fill
							Am	ount of claim
3.1	Nonpriority creditor's name and mailing addre	ess	As of the petition fi	ling date, th	e claim is: Check a	ll that apply.	9	557,761,195.65
	See Schedule E/F, Part 2		☐ Contingent	J,				,,
	Attachment		☐ Unliquidated					
	Date(s) debt was incurred _		☐ Disputed					
	Last 4 digits of account number _		Basis for the claim:	_				
			Is the claim subject t	o offset?	No □ Yes			
Part 3:	List Others to Be Notified About Unse	ecured Claim	s					
	alphabetical order any others who must be no nees of claims listed above, and attorneys for unse			d 2. Example	es of entities that m	ay be listed are o	collection	agencies,
If no o	others need to be notified for the debts listed i	n Parts 1 and 2	, do not fill out or sub	mit this pag	ge. If additional pa	ges are needed	I, copy th	e next page.
	Name and mailing address				n line in Part1 or P reditor (if any) list			4 digits of unt number, if
Part 4:	Total Amounts of the Priority and No	npriority Uns	ecured Claims					
5. Add tl	he amounts of priority and nonpriority unsecu	red claims.						
5a. Tota	al claims from Part 1			5a.	Total of cla	im amounts	a an	
	al claims from Part 2				+ \$	57,761,19	9.90 5.65	
						01,101,13		\neg
	al of Parts 1 and 2 es 5a + 5b = 5c.			5c.	\$	57,761,3	315.55	
LIIIC	30 GG , 3D = 30.				1 -			1

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Schedule E/F Part 2 - Creditors Holding Unsecured Nonpriority Claims

Creditor Name and Address	Date Debt was Incurred,	Basis for Claim	Contingent	Unliquidated	Disputed	Claim subject to offset?	Total Claim
Deutsche Bank AG New York Branch, as Administrative Agent under SunEdison, Inc. Debtor in Possession Credit Agreement 5022 Gate Parkway Suite 100 Jacksonville, FL 32256		DIP financing guaranty; To the extent not secured, any amounts outstanding under the DIP Loan Documents (as such term is defined in the Final DIP Order)	X				Unknown
Eastern Maine Electric Cooperative, Inc. 21 Union Street Calais, ME 04619 J&K Vicente, LLC; Vicente Rach Co., Inc.; and Joe	Unknown	Litigation	х	Х	х		\$13,600,000.00
M. Vicente 1175 Jackalope Road P.O. Box 457 Vaughn, MNM 88353	Unknown	Litigation	x	x	x		\$25,000,000.00
Jason Maillett 1 Portland Square P.O. Box 586							
Portland, ME 04112 Marathon Capital, LLC 200 West Madison Street Suite 3650	Unknown	Litigation	X	X	X		\$250,000.00
Chicago, IL 60606	Unknown	Litigation	Х	Х	Х		\$8,750,000.00

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Schedule E/F Part 2 - Creditors Holding Unsecured Nonpriority Claims

Creditor Name and Address	Date Debt was Incurred,	Basis for Claim	Contingent	Unliquidated	Disputed	Claim subject to offset?	Total Claim
Morgan, Lewis & Bockius, LLP							
1701 Market							
Philadelphia, PA 19103	5/16/2016	Trade AP		Χ			\$1,195.65
MTW Resources, LLC							
500 Delaware Avenue 8th Floor							
8th Floor							
Wilmington, DE 19801	Unknown	Litigation	Х	Χ	Χ		\$160,000.00
Paul Brouha							
35 South Maine Street							
2nd Floor							
Hanover, NH 03755	Unknown	Litigation	Х	Х	Х		\$10,000,000.00
Wilmington Savings Fund Society, FSB as Administrative Agent under SunEdison, Inc.'s Second Lien Credit Agreement 500 Delaware Avenue Wilmington, DE 19801		Guaranty; To the extent not secured, any amounts outstanding under the Prepetition Second Lien Documents (as such term is defined in the Final DIP Order)	X				Unknown
Wilmington Trust, National Association as Indenture Trustee under SunEdison, Inc.'s		Guaranty; To the extent not secured, any amounts					
Second Lien Secured Senior Notes		outstanding under the					
50 South Sixth St.		Prepetition Second Lien					
Suite 1290		Documents (as such term is					
Minneapolis, MN 55402		defined in the Final DIP Order)	Х				Unknown

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Schedule E/F Part 2 - Creditors Holding Unsecured Nonpriority Claims

				þ	ct to offset?	
Creditor Name and Address	Date Debt was Incurred,	Basis for Claim	Contingent	Unliquidate	Disputed Claim subject	Total Claim
					TOTAL:	\$57,761,195,65

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		PU 30 01 37	
Fill in	this information to identify the case:		
Debtor	name First Wind Holdings, LLC		
United	States Bankruptcy Court for the: SOUTHERN DISTR	ICT OF NEW YORK	
Case n	number (if known) 17-10942		
			☐ Check if this is an amended filing
∩ffic	cial Form 206G		
	edule G: Executory Contracts	and Unexpired Leases	12/15
	complete and accurate as possible. If more space is		age, number the entries consecutively.
	No. Check this box and file this form with the debtor's of Yes. Fill in all of the information below even if the contain Form 206A/B).	other schedules. There is nothing else to rep	
2. List	t all contracts and unexpired leases		g address for all other parties with xecutory contract or unexpired
2.1	State what the contract or lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of any government contract		
2.2	State what the contract or lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of any government contract		
2.3	State what the contract or lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of any government contract		
2.4	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of		
	any government contract		

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			Po	n 31 of 32		
Fill in th	is information to	identify the case:				
Debtor n	ame First Win	d Holdings, LLC				
United S	tates Bankruptcy C	Court for the: SOUTHER	RN DISTRICT OF I	NEW YORK		
		7-10942				
Oasc na	Tiber (ii kilowii) 1	7-10942				☐ Check if this is an amended filing
	al Form 20					
<u>Sche</u>	dule H: Yo	our Codebtors	3			12/15
Be as co Addition	mplete and accur al Page to this pa	ate as possible. If more ge.	space is needed,	copy the Addition	nal Page, numbering the ent	ries consecutively. Attach the
1. D	o you have any co	odebtors?				
■ No. C	Check this box and	submit this form to the co	urt with the debtor	s other schedules.	Nothing else needs to be repo	rted on this form.
crec	litors, Schedules	D-G. Include all guaranton listed. If the codebtor is li	rs and co-obligors.	In Column 2, ident	r any debts listed by the deb ify the creditor to whom the de litor, list each creditor separate Column 2: Creditor	bt is owed and each schedule
	Name	Mailing Addre	ess		Name	Check all schedules that apply:
2.1		Street			_	□ D □ E/F □ G
		City	State	Zip Code	_	
2.2						□D
		Street				 □ E/F □ G
		City	State	Zip Code	_	
2.3	_					D
		Street			_	□ E/F □ G
		City	State	Zip Code	_	
2.4						D
		Street			_	□ E/F □ G
		City	State	Zip Code	_	

Official Form 206H Schedule H: Your Codebtors Page 1 of 1

Fill in this information to identify the case:	
Debtor name First Wind Holdings, LLC	
United States Bankruptcy Court for the: SOUTHERN DISTRICT OF NEW YORK	
Case number (if known) 17-10942	
	☐ Check if this is an amended filing
Official Form 202	
Declaration Under Penalty of Perjury for Non-In	dividual Debtors 12/15
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporati	ion or partnership, must sign and submit this

amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011. WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in

form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any

connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204) Other document that requires a declaration I declare under penalty of perjury that the foregoing is true and correct. Executed on May 8, 2017 X /s/ Patrick M. Cook

Signature of individual signing on behalf of debtor

Patrick M. Cook Printed name

Vice President - Capital Markets and Corporate Finance

Position or relationship to debtor